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Attorneys for Defendant
IICOMBINED U.S.A. INC.

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

BONG KEUM KIM, an individual;

Plaintiff,

V.

IICOMBINED U.S.A. INC., a New York corporation doing business as GENTLE MONSTER; and DOES 1-10 inclusive

Defendants.

CASE. No.: 8:24-cv-01188-DOC-MAR

**STIPULATION FOR DISMISSAL
WITH PREJUDICE**

Pursuant to Federal Rule of Civil Procedure 41, Plaintiff Bong Keum Kim (“Plaintiff”) and Defendant IICOMBINED U.S.A. INC. (“Defendant”) (collectively the “Parties), by and through undersigned counsel, hereby stipulate that this action and all claims and defenses asserted therein be dismissed with prejudice in its entirety.

The Parties further stipulate that the instant action is subject to jurisdiction for enforcement of the terms of the Parties' settlement agreement with the Orange County Superior Court.

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1 Dated: January 2, 2025

O'HAGAN MEYER PLLC

8 Dated: January 2, 2025

PARK LAW, APC

11 By: *Marcus Lee*

12 Marcus Lee (CA SBN 281886)
13 ATTORNEYS FOR DEFENDANT
14 IICOMBINED U.S.A. INC.

11 By: *Daniel Park*

12 Daniel Park (CA SBN 201889)
13 ATTORNEYS FOR PLAINTIFF
14 BONG KEUM KIM